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APPLICATION NO. **FILING DATE** FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/870,608 David E. Cox 05/31/2001 5577-130DV 9481 20792 7590 09/08/2004 **EXAMINER MYERS BIGEL SIBLEY & SAJOVEC** BAYARD, DJENANE M PO BOX 37428 RALEIGH, NC 27627 **ART UNIT PAPER NUMBER** 2141

DATE MAILED: 09/08/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	100
		09/870,608	COX ET AL.	
(Office Action Summary	Examiner	Art Unit	
		Djenane M Bayard	2141	
Period for Re				
THE MAII - Extensions after SIX (0 - If the perio - If NO perio - Failure to 1 Any reply 1	LING DATE OF THIS COMMUNICATION. Is of time may be available under the provisions of 37 CFR 1.1 MONTHS from the mailing date of this communication. In defor reply specified above is less than thirty (30) days, a replaced for reply is specified above, the maximum statutory period reply within the set or extended period for reply will, by statute received by the Office later than three months after the mailing tent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a y within the statutory minimum of the will apply and will expire SIX (6) MOs. cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status				
1)⊠ Re	sponsive to communication(s) filed on 31 N			
,	,	s action is non-final.		
•	ice this application is in condition for allowa			
clo	sed in accordance with the practice under I	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Disposition	of Claims			
4)⊠ Cla	aim(s) <u>15-20,22 and 24-31</u> is/are pending in	the application.		
4a)	Of the above claim(s) is/are withdra	wn from consideration.		
5)□ Cla	aim(s) is/are allowed.			
6)⊠ Cla	aim(s) <u>15-20,22 and 24-31</u> is/are rejected.			
	aim(s) is/are objected to.		·	
8)□ Cla	aim(s) are subject to restriction and/o	or election requirement.		
Application	Papers			
9) □ Th €	e specification is objected to by the Examin	er.		
10)□ The	e drawing(s) filed on is/are: a)□ acc	cepted or b) bjected to	by the Examiner.	
Ар	plicant may not request that any objection to the	e drawing(s) be held in abey	ance. See 37 CFR 1.85(a).	
Re	placement drawing sheet(s) including the correct	ction is required if the drawir	ng(s) is objected to. See 37 CFR 1.121(d).	•
11)∐ The	e oath or declaration is objected to by the E	xaminer. Note the attach	ed Office Action of John P.10-132.	
Priority und	ler 35 U.S.C. § 119			
·		nts have been received.		
2.[nts have been received in	Application No	
3.[•		en received in this National Stage	
	application from the International Burea			
* See	the attached detailed Office action for a lis	t of the certified copies n	ot received.	
Attachment/c)				
Attachment(s)	f References Cited (PTO-892)	, 	v Summary (PTO-413)	
2) Notice of	f Draftsperson's Patent Drawing Review (PTO-948)	5. [T] A. i.	o(s)/Mail Date of-Informal-Patent Application (PTO-152)	
	ion Disclosure Statement(s) (PTO-1449 or PTO/SB/08 o(s)/Mail Date <u>5/31/01, 12/10/01</u> .	6) Other: _	• • • • • • • • • • • • • • • • • • • •	-

Application/Control Number: 09/870,608 Page 2

Art Unit: 2141

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 15, 20 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,202,206 to Dean et al. in view of U.S. Patent No. 5,867,713 to Shrader et al.
- a. AS per claims 15, 20 and 22, Dean et al teaches a method for distribution of application programs to a target station on a network comprising the steps executed on a centralized network management server coupled to the network of: providing an application program to be distributed to the network management server (See col. 2, lines 50-67); preparing a file packet associated with the application program and including a segment configured to initiate registration operations for the application program at the target station (See col. 5, lines 25-40); and distributing the file packet to the target station (see col. 2, lines 50-67). However, Dean et al fails to teach specifying a source directory and a target directory for distribution of the application program.

Shrader et al teaches an installation plan object for installing application s in a network. Furthermore, Shrader et al teaches specifying a source directory and a target directory for distribution of the application program (See col. 2, lines 59-67) col. 17 lines 45-61).

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Art Unit: 2141

It would have been obvious to one with ordinary skill in the art at the time the invention was made to incorporate specifying a source directory and a target directory for distribution of the application program as taught by Shrader et al in order to determine if the file directories and files objects are valid and accessible on the network (See col. 2, lines 61-62).

- 3. Claims 16-17, 24-25 and 28-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,202,206 to Dean et al. in view of U.S. Patent No. 5,867,713 to Shrader et al as applied to claim 15, 20 and 22 above, and further in view of U.S. Patent No. 5,996,012 to Jarriel.
- a. As per claims 16, 24 and 28, Dean et al in view of Shrader et al teaches the claimed invention as described above. However, Dean et al in view of Shrader et al fails to wherein the network management server is a Tivoli. server.

Jarriel teaches wherein the network management server is a Tivoli server (See col. 1, lines 12-35).

It would have been obvious to one with ordinary skill in the art at the time the invention was made to incorporate wherein the network management server is a Tivoli ser as taught by Jarriel in the claimed invention of Dean et al in view of Shrader et al in order to permit remote site management and operation (See col. 1, lines 12-35).

b. As per claim 17, 25 and 29, Dean et al in view of Shrader et al teaches the claimed invention as described above. Furthermore, Dean et al teaches wherein the segment configured

Application/Control Number: 09/870,608 Page 4

Art Unit: 2141

to initiate registration operations includes an import data file and a call to an import program executing on the target station (See col. 2, lines 50-67).

- 4. Claims 18-19, 26-27 and 30-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,202,206 to Dean et al. in view of U.S. Patent No. 5,867,713 to Shrader et al as further in view of U.S. Patent No. 5,996,012 to Jarriel and further in view of U.S. Patent No. 6,611,498 to Baker et al.
- a. As per claims 18, 26 and 30, Dean et al in view of Shrader teaches the claimed invention as described above. Furthermore, Dean et al teaches wherein the segment configured to initiate registration operations includes a variable field into which the target station inserts its identification during registration operations (See col. 8, lines 1-12 and figures 18 and 19). However, Dean et al fails to teach wherein the application program is registered based on a Universal Resource Locator (URL) address accessible to a browser application and wherein the segment configured to initiate registration operations includes a variable field into which the target station inserts its identification during registration operations.

Baker et al teaches wherein the application program is registered based on a Universal Resource Locator (URL) address accessible to a browser application and wherein the segment configured to initiate registration operations includes a variable field into which the target station inserts its identification during registration operations (See col. 14, lines 22-41).

It would have been obvious to one with ordinary skill in the art at the time invention was made to incorporate wherein the application program is registered based on a Universal Resource

Application/Control Number: 09/870,608

Art Unit: 2141

Locator (URL) address accessible to a browser application and wherein the segment configured to initiate identification during registration operations as taught by Baker et al in the claimed invention of Dean et al in view of Shrader et al in order to simplify the enterprise burden by limiting the client development side to screen layouts and data presentation tools that use a common interface enabled by the web browser (See col. 2, lines 50-57).

b. As per claim 19, 26 and 31, Dean et al teaches distributing comprises the step of distributing the file packet to a plurality of target stations each having an identification which may be inserted into the variable field at the target station (See col. 8, lines 1-12 and figures 18 and 19).

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- U.S. Patent No. 5,919,247 to Van Hoff et al teaches a method for the distribution of code and data updates.
- U.S. Patent No. 6,131,112 to Lewis et al teaches a method and apparatus for integrated network and system management.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Djenane M Bayard whose telephone number is (703) 305-6606. The examiner can normally be reached on 7:00 AM-4:30 PM.

Application/Control Number: 09/870,608

Art Unit: 2141

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rupal Dharia can be reached on (703) 305-4003. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Djenane Bayard

Patent Examiner

Primary Patent Examiner